

REMARKS

Reconsideration and allowance are requested.

The Applicants appreciate the telephone interviews granted to the Applicants' attorney on July 26, 2007 and September 4, 2007.

The claims have been amended in a manner discussed with the Examiner to make them allowable over the art of record.

More specifically, independent claim 15 has been amended to make the claim identical to the claim discussed with the Examiner during the interview of September 4, 2007. The Examiner indicated at the interview that such a claim was allowable over the art of record, and in particular over Demarest in view of Vieira. Neither reference, alone or combination, teaches or suggests the invention as now claimed, including a device for evaporation of active substances having a fan, first and second heating resistors as claimed, and an electric push button to electrically supply said second heating resistor and at the same time act on the speed of said fan, and wherein the electric push button is operable to alternatively change the operation of the device between a normal operation mode and a boost operation mode, wherein in said normal operation mode said first heating resistor is activated and the fan is in a first condition, and wherein in said boost operation mode, the second heating resistor is selectively activated in addition to said first heating resistor and the speed of the fan is increased so as to increase the evaporation and diffusion of the active substance.

Claims 16-25 depend directly or indirectly from claim 15 and recites further limitations which distinguish the invention from the references of record. Inasmuch as these claims depend from claim 15, claims 16-25 are believed to be allowable over the art of record as well.

Because the invention is new and unobvious, and because new and unobvious features of the invention have been specifically set forth in the claims, and because the

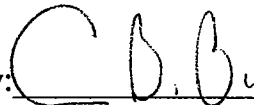
references do not suggest those new and unobvious features, reconsideration and allowance of the claims are requested.

If for any reason this Amendment is found to be incomplete, or it appears that a further telephone conference with counsel would help advance prosecution, please telephone the undersigned in Los Angeles at (310) 824-5555.

Please charge any additional fees due in connection with this response to our Deposit Account No. 06-2425.

Respectfully submitted,

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